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November 15, 2001

Docket No. 98N-0337 Food and Drug Administration 5630 Fishers Lane, Room 1061 Rockville, MD 20852 APPLICATION FOR EXEMPTION

Dear Sir/Madam:

Minoxidil Topical Solution USP 2% (for Men and Women)

ANDA No. 74-924

Docket No. 98N-0337 APPLICATION FOR EXEMPTION

Statement of Purpose

Pursuant to 21 CFR 201.66(e), Novex Pharma hereby requests an exemption from 21 CFR 201.66(c) and (d) in the form of a temporary deferral of the implementation of the requirements of this regulation. This deferral is requested because there is not currently approved reference listed drug labeling in Drug Facts format (DFL) or a final Office of Generic Drugs DFL template for 2% minoxidil topical solution products. The exemption would apply to all current and future SKUs of this drug product.

The reference listed drug for this ANDA is Rogaine® Regular Strength For Men and Rogaine® for Women (NDA No. 19-501).

Background of the Request

For the 2% minoxidil products, there is not currently approved labeling for the reference listed drug in DFL format or a final OGD template. Therefore, in order to ensure continuing compliance with both the statue and the regulation, a temporary deferral of the implementation date is required until approved reference listed drug labeling or a final OGD template is available in Drug Facts format.

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In a letter from Dr. Charles Ganley to the Consumer Healthcare Products Association dated August 9, 1999, it was recommended that ANDA holders submit a request for deferral in those cases where the reference listed drug has not received approval for labeling in the Drug Facts format in sufficient time to allow conversion of the ANDA product labeling by the regulatory compliance date.

Length of the Deferral Request

At the time that approved DFL format labeling becomes available (either by the reference listed drug or a final OGD template), a Changes Being Effected supplement for approval of the new labeling in the DFL will be filed. Due to the length of time required to prepare labeling, submit a CBE supplement, and finally convert the labeling of a product, we anticipate that conversion for this product can be accomplished within approximately six months from the filing of the supplement, assuming that there are no changes required following OGD review.

For Minoxidil Topical Solution 2%, we request the following schedule of deferrals based upon the date of availability of the final DFL template or approved reference listed drug labeling:

Final DFL Template (or RLD Labeling)

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Issued for the Product	Deferral Requested
11/01/2001 to 11/30/2001	Deferral of 60 days
12/01/2001 to 12/31/2001	Deferral of 90 days
01/01/2002 to 01/31/2002	Deferral of 120 days
02/01/2002 to 02/28/2002	Deferral of 150 days
03/01/2002 to 03/31/2002	Deferral of 180 days
04/01/2002 to 04/30/2002	Deferral of 210 days
05/01/2002 to 05/31/2002	Deferral of 240 days

This schedule of requested deferrals is necessary because of the uncertain timing of the issuance of the final DFL template or approved reference listed drug labeling and the certain compliance date of May 2002.

Should you require any further information, or have any questions or comments regarding the enclosed, please do no hesitate to contact me directly at (905) 508-2562 or FAX your requests to (905) 884-0357.

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Yours sincerely,

for Dawn Culp, B. Sc.

Manager, Regulatory Affairs

cc:

Gary Buehler, Director Office of Generic Drugs FDA/CDER Metro Park North II 7500 Standish Place, Room 150 Rockville, MD 20855